of his Lordpps Dominion &c Annog Doni One Thousand six hun- Liber N N dred Seaventy six came the said Randolph Brandt by his Attorney aforesaid And the said John Quigley by his Attorney came likewise And the said Randolph Brandt saith that the aforesaid John Quigley his Accon aforesaid against him ought not to have because he saith that no Award or Arbitrament according to the tenor of the Condicon of the said Writing Obligatory hath been made & published, and therefore demands Judgem^t of this Court if the said John Ouigley his Accon aforesaid against him can maintaine, & the plaintiffe likewise And the said John Cane by his Attorney aforesaid saith, that the aforesaid John Quigley his Accon aforesaid against him ought not to have, because he saith that noe Award or Arbitram^t according to the tenour of the Condicon of the said Writing Obligatory hath been made & published And therefore demands Judgemt of this Court if the said John Quigley his Accon aforesaid against him can maintaine & the plaintiffe also-Whereupon itt is Considered by the Court here that the said John Quigley his Action aforesaid against them the said Randolph Brandt & John Cane ought not to have Therefore itt is granted by the Court here that the said Randolph Brandt & John Cane Recover against the said John Quigley the Sume of Seaven hundred thirty foure pounds of tobacco for their Costs & Charges in this behalfe laid out & Expended And the said John Quigley in mercy for his false clamour

Nicholas Haggett late of Talbott County other-Benony Eaton wise called Nicholas Haggett of Talbott County agt Nicholas Haggett | in the Province of Maryland Planter was Sumoned to Answer unto Benony Eaton Marrin^r in a plea that he Render unto him the Sume of One Thousand pounds of tobacco which to him he owes & unjustly detaines &c

And whereupon the said Benony by John Rousby his Attorney saith That whereas the said Nicholas the tenth day of June in the yeare of our Lord One Thousand six hundred Seaventy foure by his certaine Bill Obligatory Sealed with the Seale of the said Nicholas here in Court brought whose date is the day & yeare aforesaid did binde himselfe his heyres Execrs Adrs & Assignes well & truely to pay or cause to be paid unto the said Benony Eaton his heyres or Assignes the full & just Sume of One Thousand pounds of good sound Mrchantable tobacco in Caske (according to Act of Assembly) to be paid att his the said Nicholas his owne Plantacon in Tredhaven in the County aforesaid att or upon the tenth of October then next Ensueing the date of the said Bill Notwithstanding which the said Nicholas the said One Thousand pounds of tobacco according to the tenour of the said Bill to the said Benony though often thereunto required hath not paid, but the same to him to pay hitherto hath denyed & as yett doth deny & refuse to the damage of the said